

TURNING OVER THE EXTENSION.

Salmon River Line to Go to Operating Department.

OFFICIALS WILL INSPECT IT

Probable that a Special Train Will Carry a Party from Salt Lake Up to Mackay.

Nothing definite has as yet been arranged as to the time when the Salmon river branch of the Oregon Short Line will be turned over to the operating department, but the supposition is that Friday or Saturday will see the line go out of the jurisdiction of the construction department. It is also thought that when this change is made there will be a special train leave Salt Lake for Blackfoot and Mackay, carrying officials of the line and newspaper men to take a run over the road. The completion of this branch has brought wonderful strides in development of the country contiguous, and the little town at the end of the extension is booming up as if under an enchantment. It is quite certain that Mackay will not long be the terminus of the road, but that it will be made to penetrate the whole Salmon river country, which is now without proper transportation facilities, but is full of great resources.

RAPID MAIL TRIP.

Made on American Route From Australia to England.

A consignment of mail, which left Sydney, Australia, October 15th, for London, England, by the American route, arrived in New York at 10:40 Saturday morning, and was dispatched by the steamship Umbria, which left for London that afternoon. The mail arrived on the Ventura at San Francisco last Monday from Sydney and Auckland. It will be the speediest mail delivery ever accomplished in the world—more than half-way round the globe, by steam at sea and steam on land, and steam at sea again, in less than thirty days. The New York central railroad delivered the mail, which includes several bags on board the Cunarder within five minutes of her sailing time Saturday morning, and the steamship will have the letters in the London post office on the morning of November 16th. It will beat the fiction of Pinus Fogg by twenty days.

The Ventura left Melbourne, Australia, on October 14th, bound for San Francisco by way of Sydney, Auckland and Honolulu. From Melbourne to San Francisco the distance is about 8,500 miles; from Sydney it is about 5,000 miles; from Honolulu 2,600 miles. The Ventura stopped at each of these ports. She arrived at Sydney late on the 15th, and her average speed was about 40 knots in twenty-four hours. From Sydney it took her three days to Auckland, and from Auckland to the Hawaiian islands eleven days.

Her passage from Honolulu to the Golden Gate was exceptionally speedy, although it did not break the high record. The Ventura anchored in American waters on the morning of November 4th. The mail bags were brought ashore and placed on the regular mail train of the Southern Pacific, and then run over the Union Pacific, the Burlington, and the Lake Shore and then to the New York Central.

The first feat of this sort was on September 7th. The run was made over the Central and the mail was put on board the Ventura at San Francisco and delivered in the London postoffice and made ready for distribution on the morning of September 14th. This run was not like that which was finished Saturday morning. A special train left New York for Melbourne, via the Panama route, and then over the Union Pacific, the Burlington, and the Lake Shore and then to the New York Central.

The beating of the last record of thirty-one and a half days will prove that mail can be taken through New York more quickly than through the Suez canal, and much more quickly than by the all-water route.

CASE GOES BACK.

United States Supreme Court Hands Down Decision.

A decision was rendered by the United States supreme court today in the case of the Missouri, Kansas & Texas Railway company vs. the board of railroad and warehouse commissioners of Missouri. The decision was in favor of the Missouri state supreme court on a writ of error from the supreme court of the state of Missouri and the decision of the lower court was reversed. The opinion was handed down by Justice Brandeis, principal justice of the court on the question of the removal of the case to the federal courts. The case involves the legality of the charges made by the railroad company for transporting passengers in Missouri at 3 cents per mile and it is held that the railroad company attached an extra charge of 25 cents for their transportation across the bridge, and that an extra charge was also made for freight crossing the bridge. The practice was attacked by the railroad commissioners and suit brought in the courts to enjoin the railroad company. In the supreme court of the state the law was sustained. Application was made to remove the case to the federal courts on the grounds that the company is a corporation of Kansas. The motion to this effect was overruled by the state supreme court and it is this opinion that is now before the U. S. court. The case goes back for further proceedings.

SWITCHMEN LOSING.

Trainmen Stand by Railroad Company in the Strike.

Members of the Order of Railway Conductors and Brotherhood of Railway Trainmen employed on the Denver & Rio Grande railroad, at a meeting in Denver Saturday afternoon, acting upon the advice of W. G. Lee, first vice grand master of the trainmen's organization, voted unanimously to stand by the railroad company in the strike declared by the Switchmen's Union of North America. Mr. Lee explained the situation resulting from the switchmen's strike, and read the agreement made in 1892 between the trainmen and the old Switchmen's Mutual Aid society and the Rio Grande. He said this agreement still held good and that the trainmen still exercised jurisdiction over the yard switchmen. The trainmen unanimously endorsed the stand of Lee on the strike. A resolution was adopted favoring taking the place of the strike.

The company is asked to take back

Thin Hair

You can't expect a half-starved child to prosper. Neither will half-starved hair prosper, either. Growth demands food. Then feed your hair. Feed it with Ayer's Hair Vigor, the only genuine hair-food.

"My hair was falling out rapidly, and my head was nearly bald. I then began the use of Ayer's Hair Vigor, and less than two bottles stopped my hair from falling out and made it grow rapidly. It has done wonders for me."

Ruth Lawson, Detroit, Mich.

S. L. All druggists. J. C. AYER CO., Lowell, Mass.

such yardmen as apply. All vacant

places are to be held by members of

the R. R. T. or B. R. C.

This action practically ends the strike so far as the railroad company is concerned, but a fight may ensue in other portions of the country between switchmen and trainmen, and when the switchmen's organization is strong, labor leaders say, they may retaliate by injuring the trainmen.

Notwithstanding the statement that has been made that we would have difficulty with the interchange of business with our connections, we have absolutely none," said Manager Herbert of the Denver & Rio Grande today. Not a car of important freight has been delayed at any point on the system since the strike occurred. There has been no delay in the movement of passenger trains.

General Master Frank T. Hawley of the switchmen had not given up the fight, however, and indicates that he has some moves to make that may surprise the railroad company and the trainmen.

INQUIRY OPENED.

Inter-State Commerce Commission Is After Reasons.

C. A. Proutz of Vermont, and Joseph W. Fifer of Illinois, members of the Inter-State Commerce commission, opened an inquiry at the federal court room in Denver today on the charges of discrimination against Denver in freight rates from the Pacific coast.

About a year ago the Inter-State Commerce commission decided that the railroads should not charge more for freight from the Pacific coast to Denver than from the coast to Missouri river points on any commodity except sugar. Notwithstanding this the railroads, in their schedule of east-bound tariffs from the coast made the rate to Denver from 100 to 500 per cent higher on 139 articles than the rate to Omaha or Kansas City. The proceedings today are on an order issued by the commission against the Southern Pacific and Santa Fe companies to show cause why they have not put the equal rates into effect on all articles.

Can't Make Schedule Time.

Since time card No. 14 became effective in the United States on the Wyoming division of the Union Pacific, at least on the Fifth and Sixth districts, shows no improvements over what has had to be endured during the last few months, says the Laramie Boomerang. It seems entirely out of the question for No. 5, the only west bound day train with Denver connections, to make schedule time however it may be marked, and it is now forty minutes later than formerly. Engineers say that on account of the long runs now required of the passenger engines on the Fifth and Sixth districts all of the big compound engines are in bad shape. Out of time these trains will make what the snow comes is a problem no one likes to consider.

No Girl Waiters.

Major S. K. Hooper today at Denver officially denied the report, which has gained currency throughout the country, that the Denver & Rio Grande company, of which he is general passenger agent, intends to employ girls as waiters on its dining cars.

Repairing R. R. Bridge.

Mammoth Record: The Short Line bridge gang is in camp to repair the railroad bridge at Mammoth mill.

SPIKE AND RAIL.

On Saturday the Victor division of the Colorado Springs & Cripple Creek road was opened.

The new wage schedule on the Oregon Short Line will soon be ready for presentation to General Superintendent Calvin.

S. V. Derrah, of the Rio Grande system, has returned from the meeting of the Missouri freight bureau at Kansas City.

Albert Dixon, a conductor on the Salt Lake & Mercur, who had his left arm badly hurt, is doing quite well at St. Mark's hospital.

Two new engines have been received by the San Pedro road on the Los Angeles coast, weighing 29,000 pounds in all.

Officials of the San Pedro at Los

Rheumatism

Is a rack on which you need not suffer long.

It depends on an acid condition of the blood, which affects the muscles and joints, causes inflammation and pain, and results from defective digestion and a torpid action of the liver, kidneys and skin.

Sciatica, lumbago and stiff neck are forms of it.

"Hood's Sarsaparilla has cured me of rheumatism. I was so I could not lift anything and my knees were so stiff I could hardly get up or down stairs. Since taking three bottles of Hood's Sarsaparilla I have never felt a symptom of rheumatism, and I gladly recommend Hood's for this disease."

Mrs. Hattie Turner, Bolivar, Mo.

"I have suffered greatly from rheumatism and did not get any relief. When nearly helpless I began taking Hood's Sarsaparilla and two bottles have greatly improved my health. I can now use my arms and can sleep at night, which I could not do before."

Mrs. H. H. Thiel, 792 E. Raynwood Park, Chicago, Ill.

Hood's Sarsaparilla and Pills

Neutralize the acidity of the blood, perfect digestion and excretion, and radically and permanently cure rheumatism.

JUDGE MARSHALL

HAS A BUSY DAY.

Demurrer of the Horn Silver Mining Company is Sustained.

WAS NOT PARTY TO ACTION.

List of Names Drawn of Grand and Petty Jurors—Irrigation Case.

Decree Entered.

Judge Marshall sustained the demurrer of the Horn Silver Mining company in federal court session this morning. The case is entitled the Austin Mining company against Philo T. Farnsworth, Allan C. Washington and the Horn Silver Mining company. The complaint alleges that the defendants obtained the funds belonging to the plaintiff company. The Horn Silver Mining company filed a demurrer to the complaint on the grounds that it was not a party to the action. In sustaining the demurrer Judge Marshall ruled that the bill of complaint is wanting in equity as to its statements of the part the Horn Silver Mining company had in the transactions alleged in the complaint.

In the case of Jarvis and Conklin vs. the Bear River Irrigation and Ogden Waterworks company, the court granted the decree of Wm. Keyting, Intervenor, as was prayed for, reconveying to him certain lands in Bear River valley; he renouncing his claim for water supply from the defendant company.

AMUSEMENTS.

At the Theater tonight Mrs. Charlotte Brune, assisted by her husband, Clarence M. Brune, will open an engagement of four performances, rendering Sardo's famous play of "Theodora."

All the scenery, properties, etc., built for Fanny Davenport, are now owned by Mr. and Mrs. Brune.

At the Grand Miss Johnstone Bennett will be seen here tonight for the first time in several years, the new play of "The Female Drummer."

Eugenie Blair closed her Salt Lake engagement Saturday night to a full house. "Camille" was rendered Saturday afternoon, but the bill was changed to "Fog Wolfington" at night. Miss Blair gave a very good rendition of Dumas' suffering heroine at the matinee performance, but the support could not be ranked as brilliant.

A FLOWER STORE OPENING.

On Thursday, Friday and Saturday of this week the Salt Lake Floral company will conduct a grand floral opening and reception to the Salt Lake land at their up-town store, 142 South Main street. Thousands of the choicest flowers ever displayed in this city will be shown.

BUSINESS NOTES.

Today's clearings amounted to \$74,922.62 as compared with \$52,857.50 for the corresponding day of last year.

A sheriff's sale was today issued to J. T. Croxall, for \$100 today in lot 1, block 137, plat A, which was sold under the foreclosure of a mortgage on Jan. 24th, for a consideration of \$2,731.75.

"Mr. Wheeler, chief engineer for the Bear River Canal company, up to Friday night had run the line of the coming canal to the southern boundary of the city. More than half the land in the third ward, using city water, will be below the line. It traverses many streets in its course and the right of way will not cost as much as at first thought. Sixth West street is the lowest point reached."—Boxelder Report.

There is still a shortage of brick and of stone and many buildings in course of erection are delayed by the lack of necessary materials and of skilled labor which is also unobtainable.

The wheat and flour situation is one of especial interest in view of the fact that the control of the mills in this state and of southern Idaho may any day pass into the hands of eastern capitalists. Some persons are of the opinion that the recent advance in flour was but a prelude to a further advance by the combination, to get people accustomed to higher prices. However, although Mr. Ambrose E. McKenzie, who secured options on over 75 per cent of all the mills in Utah and southern Idaho, in the east effecting the organization of a company to take up the options, it is improbable that the deal has yet reached the point of consummation to such a degree that the policy of the Utah mills is being directed by easterners. The price of wheat even in carload lots is from 65 to 65 cents per bushel and still higher prices are expected with correspondingly higher prices for flour. The millers say that unless there do advance prices, as wheat advance, there will be absolutely no profit in the milling industry in this state.

William J. Holoran and John C. Lynch conveyed by warranty deed to Ward H. Cramer of Yellowstone county, Montana, a small house and 57x165 feet of ground facing south on Second South street from 214 1/2 feet east of Seventh East for a stated consideration of \$3,150.

William J. Terry has transferred by warranty deed to Heber A. Smith of Draper, seventy-two acres of land and the improved quarter of the Northwest quarter of section 28 township 3 south, range 1 east. Fourteen shares of the Draper Irrigation company stock is included with the property for which \$2,500 was given.

The master horsehoes of this city have formed a union and the organization will be perfected on next Thursday evening. Officers will be elected and a committee appointed to fix a scale of prices to be charged by all the shops. The master horsehoes claim that both material and help cost more than formerly and that they must either raise prices or go to the wall. The raise it is expected, will be 12 1/2 cents per shoe or 50c per horse.

The directors of the Deseret Agricultural and Manufacturing Society come to no agreement on a permanent state fair site at their meeting on Saturday. The matter was referred to a committee composed of J. G. McDonald, Moses W. Taylor and J. C. Cutler, who will consider the question of sites and report at a future meeting. It is probable that a decision will be reached at an early date so that preparations may be made for the fair in October, 1902.

MARRIAGE LICENSES.

The following marriage licenses were issued by the county clerk today: Albert J. Vorse, 32, and Bertha B. Cherry, 25, both of Salt Lake; Joseph S. Newman, 24, Holladay; and Elsie L. Keller, 28, East Mill Creek; Francis J. Nichols, 25, Salt Lake, and Lillian May Thomas, 24, Omaha; Henry T. Knowles, 24, Nephi; and Mrs. Emily M. Crosby, 27, Beaver City; William G. Hopkins, 27, Lehi; Ida, and Louisa M. Hower, 23, Baden, Ida.; Alfred T. Johnson, 22, and Lovenia H. White, 20, both of Salt Lake.

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LIST OF JURORS.

The greater portion of the session this morning was devoted to the drawing of names of persons to serve on the grand and petty juries during the term of the court beginning December 2nd.

The following are the lists. Those selected for the grand jury returnable December 2nd, are: Herman Campbell, Salt Lake; Walter J. Beattie, Salt Lake; David Layton, Layton; Frank W. Penrose, Salt Lake; Arthur Lee, Price; Samuel Baney, Salt Lake; George A. Campbell, Salt Lake; Jesse Sullen, Ogden; Wilson H. Dusenberry, Provo; John H. Barnes, Kayville; August Wall, M. Pleasant, Royal; Barney Provo; Joseph E. Ogelsby, Salt Lake; George T. Baker, Charleston; Peter C. Johnson, Salt Lake; Joseph Christensen, Salt Lake; Danie Dunne, Salt Lake; Henry Griffiths, Logan; Joseph Parry, Ogden; D. K. Johnson, Farmers ward; Louis E. Iverson, Salt Lake; H. P. Larsen, Brigham City; Henry Foxley, Point Lookout.

The persons selected to serve on the petty jury, returnable as follows: R. S. Guthrie, Corinne; R. B. Brown, Mantt; S. P. Tensel, Salt Lake; John C. Sharp, Salt Lake; Peter A. Nebeker, William; Charles H. Burton, Salt Lake; Andrew F. Smith, Salt Lake; J. B. Nichols, Salt Lake; Thomas Christl, Park City; J. R. Green, Bear River City; Joseph A. Murdoch, Heber; J. C. Farnes, Ogden City; George Burbridge, Salt Lake; C. P. Mason, Salt Lake; Elsie Davis Jr., Lehi; M. W. Merrill Jr., Richmond; H. P. McDune, Nephi; John Sorenson, Ephraim; D. E. Gleason, Salt Lake; Allyn Anderson, Leake; Roy Smith, Salt Lake; John D. Dixon, Provo; Adolph Richter, Salt Lake; J. H. Eversole, Richfield; Samuel Howard, Riverton; Charles H. Stephenson, Salt Lake; John McKelver, Tooele; Roy Goodwin, Lehi; C. E. Wilson, Salt Lake; W. H. Dodge, Salt Lake; Daniel Ryan, Corinne; John P. Holmgren, Bear River City; W. H. Dale, Salt Lake; B. R. Hammond, Salt Lake; R. R. Wallace, Salt Lake; William Houston, Monticello.

Judge E. V. Higgins was admitted to practice before the federal court.

Receiver Sharp's Report.

Receiver James Sharp, of the Buckeye Mining company in his report to Judge Hall, sets forth that six unpaid claims were bid in by McCornick & Co. for a mortgage on the property, and that the improvements at the mine went to A. E. Hyde, who with J. W. Fox and J. P. Mitchell, relocated the claims, and that at the receiver's bid, \$4,000 was the highest offer for their equity and redemption. The receiver asks for authority to accept or reject this bid, and to bring suit to nullify the trustee's sale to the bank and Hyde, which he declares is illegal on account of alleged collusion between Geo. E. Romney, secretary and treasurer of the Buckeye Mining company, by which the obtaining of a higher price was prevented and other credits were diverted from realizing anything. As an alternative the receiver asks that this year's assessment work be done in such a way as to protect the property from further combinations of the lien holders. The matter will come up for further consideration on Friday, Nov. 15th.

Claims \$450 for Whisky.

Paul Friedman of San Francisco, is suing Michael Kopp, receiver for A. W. Brandt's hotel business to recover \$450, claimed to be due for city taxes of whisky, and \$75 damages for unauthorized disposal of the property.

PARTNERSHIP CASE.

Gus Westphal Sues Pat Ryan, Josiah Barnett and Frank Hines.

Judge Hall was occupied this morning in hearing the case of Gus Westphal vs. Pat Ryan, Josiah Barnett and Frank Hines, co-partners operating the Annie Laurie mine in Piute county. Westphal claims that in 1888 he was hired by the defendants at \$4 a day to construct and repair a mill, and that during the months of October, November and December in that year he worked sixty-five and a half days, for which there was due to him from the defendants \$25 less \$8.35, advanced to him and for board, leaving a balance of \$17.65, which plaintiff claims is still owing to him. Plaintiff as a second cause of action claims that he earned \$27 1/2 by working for the defendants in June, July, August and September, 1899, which he received in cash, board, etc., \$161.75, leaving a balance due him of \$144.25.

A plaintiff claims that the defendants owe him a further sum of \$33.50, which he advanced to them at their own request during the months of October, November and December, 1898. This makes a total of \$222.25 that Westphal claims is due him with \$45.75 interest. Plaintiff is represented by attorney G. M. Sullivan, and Defendant Barnett by Pierce, Critchlow and Barlette. The other defendants are represented by Ed McGurran.

The question at issue just now is whether or no Westphal is a partner in the mining concern, as alleged by Ryan in his cross-complaint. If the court finds that Westphal is a partner, he will thoroughly investigate the partnership affairs. If on the contrary he does

WITH THE JUSTICES.

The case against Christian Hansen, charged with the larceny of some hair and moss from a sofa belonging to Mrs. Annie M. Bradley, was dismissed by Justice Dana T. Smith this morning, the prosecution failing to make out a case. It appears that Hansen took the stuffing out of the sofa, and run it through a machine with a lot more, so that when it came out it could not be identified. This morning he returned to Mrs. Bradley the same amount of hair as was taken from her sofa. The court found Hansen not guilty and discharged him.

This afternoon in Justice Smith's court, Roy Craft, the boy who stole \$45 from his mother and escaped to Eureka, is being tried on the charge of larceny. His mother cannot control him and an effort will be made to send him to the state industrial school at Ogden.

LAND ENTRIES.

Original entry, November 5. John E. Hanson, Levan; 50 acres, section 13, township 15 south, range 1 west.

Isaac H. Grace, Nephi City; 7.99 acres, section 6, township 13 south, range 6 west.

James W. Paxman, Nephi City, 160.21 acres; section 1, township 13 south, range 5 west.

James Evans, Oakley; 160 acres; section 12, township 10 north, range 6 east. Final entries, November 6.

Joseph T. Hutchings, Gale; 160 acres; sections 3 and 10, township 3 south, range 1 west.

Charles Pickett, Smithfield; 160 acres; section 23, township 13 north, range 1 west.

STAKE REPORTS COMPLETE.

In the conference report published in another part of this paper it was stated that reports had been received of the action taken in special conference in all the stakes except Uintah. This afternoon's mail brought in the delayed report, so that the Stake conference reports are now complete.

A WET SUNDAY.

There are some people in town who know that it rained yesterday. Mr. Alfalfa Young, Capt. Jos. E. Caine, Burgess Young and little "Billy" Caine walked up to the head of City Creek canyon. They started from up above the lower lake at 3 o'clock to return. Just as they started the hail and rain also started. And heavy, driving rain accompanied them all the way down until the rock bridge was reached. They declared it was the wettest Sunday they ever knew.

TEACHERS VISIT SCHOOLS.

A party of sixteen teachers from Spanish Fork, under the direction of Principal David Prior of the Spanish Fork schools, are in this city on a visit. They inspected the Washington school today and tomorrow will visit the Ogden school, returning home tomorrow evening.

SEPARATE MAINTENANCE.

Mary Connary was today granted a decree of separate maintenance from William H. Connary by stipulation between the parties. Defendant is ordered to pay \$10 a month alimony, \$35 attorney fees and \$21 costs of suit. She also is given the custody of her minor daughter, Vera.

PERSONALS.

Hon. C. W. Abley is in the city from the north.

H. R. Driggs, of the Driggs Mercantile company, is in town.

Samuel Roskelley, the secretary of the Logan temple, is in the city.

H. F. Davis, special representative of the Denver Post, is among today's arrivals at the Cullen.

Thos. R. G. Welch, the "News" correspondent at Mormon Lake, is in the city. He came to attend the special conference of the Church.

President Charles Kingston, of the Vanston Stake, is a visitor in Salt Lake. President W. T. Jack, of the Cassia Stake, Idaho, Dr. O. C. Ormsby and Bishop H. C. Haight, all from Oakley, came down to attend conference.

INFIRMARY REPORT.

The report of the superintendent of the county infirmary received by the county board this morning shows that there were 19 inmates on October 31. Five were admitted during the month, four died and six were discharged.

An application for the fire insurance of the infirmary was received by the board; \$5,000 of the insurance will lapse this month and \$2,500 next month.

BALLOTS BURNED.

All the ballots cast at the state and county election a year ago were today burned. The law demands that they shall be preserved for one year, which has been done. A deputy sheriff acknowledged the ballots to the crematory where the refuse from the city and county buildings is destroyed, and remained with it till all of it was consumed.

DAMAGE SUIT.

In the Anna Munz damage suit for \$10,000 against the Salt Lake City Railroad company the defense started in with its witnesses today. During the day thirteen witnesses were examined.

WILL NOT PROSECUTE.

Jailer Sol Kimball who so cleverly blocked the plan for a wholesale jail delivery Saturday, stated this morning that it was not likely any attempt would be made to prosecute those who saved the bora. Under the circumstances it is almost impossible to fasten the crime on the guilty ones for the reason that the prisoners stand together and will not "peach" on one another.

INVOLUNTARY BANKRUPT.

The Fraternal Mercantile Union, which was organized some months ago to conduct a co-operative store at 134 West Second South street is about to end as an involuntary bankrupt or by constable's sale. The concern is now in the hands of Constable Caffall and legal notices in the windows of the store tell of various judgments given against the organization. These judgments were given to various employees for wages due them. A constable's sale has been set for November 14th, but it is probable that the United States court will take a hand and put the concern through the bankruptcy court.

Last Saturday afternoon a petition was filed in behalf of Benjamin Rives, a Wisconsin wholesaler, and A. Kipp, a Missouri manufacturer and jobber, praying the United States court to declare the concern bankrupt and adjudicate its affairs. Rives is a creditor to the extent of \$600, and Kipp to \$150.

The concern is insolvent, and is about to

SPECIAL SALE OF WILTONETTE RUGS

We have just received a very large assignment of the above. They are of an entirely new manufacture, of the quality of a fine Wilton but at the price of a Body Brussels. In order to introduce them we offer them at the following remarkably low prices:

Size, 9 ft. x 12 ft. \$29.50
Size, 8 1/4 ft. x 10 1/4 ft. 25.00
Size, 6 ft. x 9 ft. 15.00

■ Samples in our show window. ■

H. H. WOODEY FURNITURE CO.

DIED.